Case 19-24089-GLT Doc 106 Filed 10/01/21 Entered 10/01/21 13:09:13 Desc Main

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# UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF WESTERN PENNSYLVANIA

#### CONCILIATION CONFERENCE MINUTES

#### Conciliation Conference:

Debtor: DANTE & HEATHER CONDELUCI

Case Number: 19-24089-GLT Chapter: 13

Date/Time/Room: THURSDAY, SEPTEMBER 30, 2021 01:00 PM 3251 US STEEL

Hearing Officer: CHAPTER 13 TRUSTEE

#### Matter:

#93 - Amended Plan Dated 8/4/2021 (FC) R/M#: 93/0

Appearances:	Bactifay				
Debtor: Trustee: Winnecou	Warmbrodt	Katz /	( DeSimone		
Creditor;					

## <u>Proceedines</u>

eaings:
Outcome:
1. Case Converted to Chapter 7 2. Case Converted to Chapter 11 3. Case Dismissed without Prejudice 4. Case Dismissed with Prejudice 5. Debtor is to inform Court within
8 An Amended Plan is to be served on all creditors and certificate of service filed by  Objections are due on or before at at
9. Contested Hearing: at

## UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF WESTERN PENNSYLVANIA

### PROPOSED CONFIRMATION ORDER

### Conciliation Conference:

	Debtor: Case Number: Date / Time / Room:	19-24089-GLT THURSDAY, SEE	TEMBER 30, 2021	pter: 13 01:00 PM 3251 U	IS STEEL			
Ch	apter 13 Plan Dated:	8-4	- 21					
Next Hea	ring Date and Time:							
	Partles, including th			ebtor(s), if any, her	eby agree as follow	us:		
(1)	No Changes to standa	ard confirmation or	der.					
(2)	Changes to the standa	ard Confirmation O	rder as indicated					
	A. For the remaind as of the date of this Order	Debtor(s)' counsel	i, the Plan payment shall file a motion t	is amended to be \$ o amend the income	e attachment order v	within five (5) days of		
	B. The length of the Plan is increased to a total of months. This statement of duration of the Plan is an approximation. The Plan shall not be completed until the goals of the Plan have been achieved. The total length of the Plan shall not exceed sixty (60) months.							
	C. Plan confirmati distribute to secured				tion. The Trustee is	authorized to		
	D. Plan confirmation is subject to the resolution of all actions to determine the avoidability, priority or extent of liens, including determination of the allowed amount of secured claims under 11 U.S.C. 506, disputes over the amount and allowance of claims entitled to priority under 11 U.S.C. 507, and all objections to claims.							
	E. The allowed cla represent an increase				able funds on a pro	rata basis, which may		
	Fd administrative claim	listribution and con		ion of the plan term	, to be applied by the	nat creditor to its		
	G. The claims of the noted), unless the de				ion and rate of inte	rest (or as otherwise		
H								
	H. Additional Term							
	Fee application n							
	Motion to Amend	•	-		-			
Attz	fees bo	sed on	retsine	r of \$61	1 up to	100/00K		